PATE TOOPERATION TREATS

From the INTERNATIONAL BUREAU

PCT **NOTIFICATION OF ELECTION Assistant Commissioner for Patents United States Patent and Trademark** (PCT Rule 61.2) Office **Box PCT** Washington, D.C.20231 **ETATS-UNIS D'AMERIQUE** Date of mailing (day/month/year) in its capacity as elected Office 23 May 2000 (23.05.00) International application No. Applicant's or agent's file reference T8464540WO PCT/CA99/00951 International filing date (day/month/year) Priority date (day/month/year) 15 October 1999 (15.10.99) 16 October 1998 (16.10.98) **Applicant** KERR, John, Hugh 1. The designated Office is hereby notified of its election made: in the demand filed with the International Preliminary Examining Authority on: 08 May 2000 (08.05.00) in a notice effecting later election filed with the International Bureau on: 2. The election was not made before the expiration of 19 months from the priority date or, where Rule 32 applies, within the time limit under Rule 32.2(b).

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer

Claudio Borton

Telephone No.: (41-22) 338.83.38

Facsimile No.: (41-22) 740.14.35

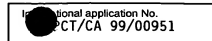
PATENT COOPERATION TREATY PCT



(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference T8464540W0	FOR FURTHER see Notification o (Form PCT/ISA/2	f Transmittal of International Search Report 20) as well as, where applicable, item 5 below.				
International application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)				
PCT/CA 99/00951 15/10/1999 16/10/1998						
Applicant						
KER-TRAIN HOLDINGS LTD. et	: al.					
This International Search Report has been according to Article 18. A copy is being tra	n prepared by this International Searching Auth Insmitted to the International Bureau.	ority and is transmitted to the applicant				
This International Search Report consists It is also accompanied by	of a total of <u>05</u> sheets. a copy of each prior art document cited in this	report.				
Basis of the report						
 With regard to the language, the language in which it was filed, unl 	international search was carried out on the bases otherwise indicated under this item.	is of the international application in the				
Authority (Rule 23.1(b)).	as carried out on the basis of a translation of the					
b. With regard to any nucleotide an was carried out on the basis of the	d/or amino acid sequence disclosed in the in e seguence listing:	ternational application, the international search				
	nal application in written form.					
filed together with the inte	mational application in computer readable for	n.				
furnished subsequently to this Authority in written form.						
	this Authority in computer readble form.					
the statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.						
the statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished						
2. Certain claims were fou	nd unsearchable (See Box I).					
3. X Unity of invention is lac	king (see Box II).					
4. With regard to the title,						
the text is approved as su	bmitted by the applicant.					
the text has been establis	hed by this Authority to read as follows:	•				
5. With regard to the abstract,						
TX the text is approved as su	bmitted by the applicant.					
the text has been establis	hed, according to Rule 38.2(b), by this Authorie date of mailing of this international search rep	ty as it appears in Box III. The applicant may, port, submit comments to this Authority.				
6. The figure of the drawings to be publ	ished with the abstract is Figure No.	2				
as suggested by the appl		None of the figures.				
because the applicant fail						
because this figure better	characterizes the invention.					





Box I Observations where certain claims were found unsearchable (Continuation of item 1 of first sheet)	
This International Search Report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:	
1. Claims Nos.: because they relate to subject matter not required to be searched by this Authority, namely:	
Claims Nos.: because they relate to parts of the International Application that do not comply with the prescribed requirements to such an extent that no meaningful International Search can be carried out, specifically:	
3. Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).	
Box II Observations where unity of invention is lacking (Continuation of item 2 of first sheet)	
This International Searching Authority found multiple inventions in this international application, as follows:	
see additional sheet	
1. As all required additional search fees were timely paid by the applicant, this International Search Report covers all searchable claims.	
2. As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.	
3. As only some of the required additional search fees were timely paid by the applicant, this International Search Report covers only those claims for which fees were paid, specifically claims Nos.:	
4. No required additional search fees were timely paid by the applicant. Consequently, this International Search Report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.:	
Remark on Protest The additional search fees were accompanied by the applicant's protest. X No protest accompanied the payment of additional search fees.	

FURTHER INFORMATION CONTINUED FROM PCT/ISA/ 210

This International Searching Authority found multiple (groups of) inventions in this international application, as follows:

1. Claims: 1-24,25,26

Infinitely variable transmission using a pair of variable velocity gears sets and a multidirectional coupling associated with the gear sets which can connect them to a rotational member, wherein the coupling is controlled the connect the gear sets to the rotational member over a common angular period

2. Claims: 27-31

Actuator for transmitting power between a pair of rotational drive members.

3. Claims: 32-35

Method for defining tooth flanges on pairs of meshing noncircular gears

INTERNATIONAL SEARCH REPORT



Intern al Application No PC 99/00951

a. classification of subject matter IPC 7 F16H3/42 F16H55/08

According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols) IPC 7 F16H F16D

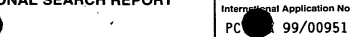
Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

C. DOCUM	ENTS CONSIDERED TO BE RELEVANT	
Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
A	US 2 239 313 A (BESCHKINE LÉON) 22 April 1941 (1941-04-22) cited in the application the whole document	1,25,26
P,A	WO 99 28645 A (KERR JOHN HUGH) 10 June 1999 (1999-06-10) cited in the application the whole document	1,25,26
A .	US 3 919 895 A (KERR JOHN HUGH) 18 November 1975 (1975-11-18) the whole document & CA 1 000 526 A cited in the application	1,2,25, 26
	-/	·

X Further documents are listed in the continuation of box C.	Patent family members are listed in annex.
"A" document defining the general state of the art which is not considered to be of particular relevance "E" earlier document but published on or after the international filing date "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) "O" document referring to an oral disclosure, use, exhibition or other means "P" document published prior to the international filing date but later than the priority date claimed	"T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art. "&" document member of the same patent family
Date of the actual completion of the international search 24 May 2000	Date of mailing of the international search report 3 1 05 2000
Name and mailing address of the ISA European Patent Office, P.B. 5818 Patentlaan 2 NL – 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Authorized officer Van Prooijen, T

INTERNATIONAL SEARCH REPORT



		PC 99/00951
C.(Continua	ation) DOCUMENTS CONSIDERED TO BE RELEVANT	
Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
Χ	27	
Α	the whole document	28
X	FR 2 546 598 A (CHERPIN JEAN) 30 November 1984 (1984-11-30) figure 1	27
A	GB 374 547 A (BOLTON ARTHUR) 16 June 1932 (1932-06-16) figures 1-4	27-31
Α	HINDERSMANN M ET AL: "UNRUNDE ZAHNRAEDER - EIN WIEDERENTDECKTES MASCHINENELEMENT" KONSTRUKTION,DE,SPRINGER-VERLAG. BERLIN, vol. 48, no. 9, 1 January 1996 (1996-01-01), pages 256-262, XP000195424	32-35
Α	US 3 721 131 A (INGHAM J) 20 March 1973 (1973-03-20) the whole document	32
Α	WO 88 02081 A (BOUCHET JACQUES) 24 March 1988 (1988-03-24) claim 1; figures 1,2	32

INTERNATIONAL SEARCH REPORT

Inform patent family members

International Application No PC 99/00951

					•
Patent document cited in search report	t	Publication date		atent family nember(s)	Publication date
US 2239313	Α	22-04-1941	NONE	<u> </u>	
WO 9928645	Α	10-06-1999	AU	1220999 A	16-06-1999
			AU	1221099 A	16-06-1999
			AU	1327999 A	16-06-1999
			WO	9928644 A	10-06-1999
			WO	9928659 A	10-06-1999
US 3919895	Α	18-11-1975	CA	1000526 A	30-11-1976
			AU	7363274 A	01-04-1976
			BE	820376 A	16-01-1975
			DE	2446036 A	27-03-1975
			ES	430434 A	01-02-1977
			FR	2244940 A	18-04-1975
			GB	1488673 A	12-10-1977 25-06-1975
			JP SE	50077759 A 399749 B	27-02-1978
			SE	7412013 A	27-02-1976
			ZA	7405902 A	31-12-1975
GB 732319	Α		NONE		
FR 2546598	Α	30-11-1984	NONE		
GB 374547	Α	·	NONE		
US 3721131	Α	20-03-1973	NONE		
WO 8802081	Α	24-03-1988	FR	2603681 A	11-03-1988
			AT	47903 T	15-11-1989
			DE	3760975 D	14-12-1989
			EP	0281588 A	14-09-1988
			JP	1500846 T	23-03-1989
			US	4867002 A	19-09-1989



From the

INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To:

MAGNA INTERNATIONAL INC.

MAGNA INTERNATIONAL INCTRADEMARK DEPARTMENT

337 Magna Drive Aurora, Ontario L4G 7K1

IMAI, Jeffrey T.

CANADA

RECEIVED JAN 0 5 2001

NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY **EXAMINATION REPORT**

(PCT Rule 71.1)

701495107

15/10/1999

Date of mailing (day/month/year)

22.12.2000

Applicant's or agent's file reference

701493PCT International application No.

PCT/CA99/00951

International filing date (day/month/year)

Priority date (day/month/year)

IMPORTANT NOTIFICATION

16/10/1998

Applicant

KER-TRAIN HOLDINGS LTD. et al.

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

Name and mailing address of the IPEA/

Authorized officer

Daniels, H



European Patent Office - P.B. 5818 Patentlaan 2 NL-2280 HV Rijswijk - Pays Bas Tel. +31 70 340 - 2040 Tx: 31 651 epo nl Fax: +31 70 340 - 3016

Tel.+31 70 340-3718





PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

		(1 0 1 7 11 11 10 10 10 10				
Applicant's or agent's file reference See Notification of Transmittal of International						
701493PC	T	FOR FURTHER ACTIO	N Prelimin	ary Examination Report (Form PCT/IPEA/416)		
International	application No.	International filing date (day/r	nonth/year)	Priority date (day/month/year)		
PCT/CA99	9/00951	15/10/1999		16/10/1998		
International F16H35/0	Patent Classification (IPC) or na 0	tional classification and IPC				
Applicant						
KER-TRA	IN HOLDINGS LTD. et al.			·		
	ternational preliminary exam transmitted to the applicant a		pared by this I	nternational Preliminary Examining Authority		
2. This R	EPORT consists of a total of	9 sheets, including this co	er sheet.	î.		
This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT). These annexes consist of a total of sheets.						
3. This re	eport contains indications rela	ating to the following items:				
I	Basis of the report					
- 11	☐ Priority					
III Š	<u> </u>	·	y, inventive st	ep and industrial applicability		
V	 IV Lack of unity of invention V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations suporting such statement 					
VI	☐ Certain documents cit	ed				
VII	_	nternational application				
VIII	☑ Certain observations o	n the international application	on	·		
Date of subr	Date of submission of the demand			Date of completion of this report		
08/05/200	00	22	.12.2000			
	nailing address of the Internation examining authority:		thorized officer	S OF LEGIS AND STORE AND S		
16	European Patent Office - P.B. 5 NI -2280 HV Rijswijk - Pays Ba		an Prooiien.	T (() () () () ()		

Telephone No. +31 70 340 3180

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

☐ the claims,

Nos.:

International application No. PCT/CA99/00951

,	Ras	is of the report			
	Basis of the report This report has been drawn on the basis of (substitute sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to the report since they do not contain amendments (Rules 70.16 and 70.17).): Description, pages:				
	1-18	3	as originally filed		
	Clai	ms, No.:			
	1-35	5	as originally filed		
	Dra	wings, sheets:			
	1/38	3-38/38	as originally filed		
 With regard to the language, all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item. 					
	These elements were available or furnished to this Authority in the following language: , which is:				
		the language of a	translation furnished for the purposes of the international search (under Rule 23.1(b)).		
		• -	ublication of the international application (under Rule 48.3(b)).		
		the language of a 55.2 and/or 55.3).	translation furnished for the purposes of international preliminary examination (under Rule		
3.	Witl inte	n regard to any nu rnational prelimina	cleotide and/or amino acid sequence disclosed in the international application, the ry examination was carried out on the basis of the sequence listing:		
	contained in the international application in written form.				
		filed together with	the international application in computer readable form.		
		furnished subsequ	uently to this Authority in written form.		
•		furnished subsequ	uently to this Authority in computer readable form.		
			at the subsequently furnished written sequence listing does not go beyond the disclosure in application as filed has been furnished.		
		The statement that listing has been for	at the information recorded in computer readable form is identical to the written sequence urnished.		
4.	The	amendments hav	e resulted in the cancellation of:		
		the description,	pages:		

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/CA99/00951

		the drawings,	sheets:			
5.					some of) the amendments had not been made, since they have been as filed (Rule 70.2(c)):	
		(Any replacement sh report.)	neet contain	ing such	amendments must be referred to under item 1 and annexed to this	
ŝ.	Add	ditional observations, i	if necessary	/ :		
		•				
V	. Lac	ck of unity of invention	on			
				ct or pay	additional fees the applicant has:	
		restricted the claims				
		paid additional fees.				
		paid additional fees	under prote	st.		
	×	neither restricted no	r paid additi	ional fees	S.	
2.		This Authority found that the requirement of unity of invention is not complied and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.				
3.	This	s Authority considers	that the req	uirement	t of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is	
		complied with.				
	Ø	not complied with fo		ng reaso	ons:	
4.	Consequently, the following parts of the international application were the subject of international preliminary examination in establishing this report:			rnational application were the subject of international preliminary		
		all parts.			•	
	×	the parts relating to	claims Nos	. 1-24,25,	5,26.	
٧.		asoned statement un ations and explanati			with regard to novelty, inventive step or industrial applicability; ch statement	
1.		tement			,	
	Nov	velty (N)	Yes: No:	Claims Claims		
	Inv	entive step (IS)	Yes: No:	Claims Claims		

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/CA99/00951

Industrial applicability (IA)

Yes:

Claims 1-24,25,26

No: Claims

2. Citations and explanations see separate sheet

VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted: see separate sheet

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made: see separate sheet

INTERNATIONAL PRELIMINARY International application No. PCT/CA99/00951 EXAMINATION REPORT - SEPARATE SHEET

Re Item IV Lack of unity of invention

US-A-2 239 313 (hereinafter referred to as D1) discloses:

an infinitely variable transmission (see description of D1) comprising a rotational input member (M) and a rotational output member (R); a pair of variable velocity-ratio gear sets (1-1', 3-3' and 2-2', 4-4'); a multi-directional coupling (e1, e2, e3, e4) associated with the gear sets; an actuator associated with the coupling(s) for coupling the gear sets to the rotational members for providing a uniform velocity ratio between the rotational members; a phase angle variator (L, P, m1, m2) associated with at least one of the gear sets for varying a rotational angular displacement between the gear sets for varying the uniform velocity ratio.

D1 can also be said to constitute an all gear transmission comprising: a rotational input member (M) and a rotational output member (R); a pair of variable velocity-ratio gear sets (1-1', 3-3' and 2-2', 4-4') being phased though a rotational phase angle; a multi-directional coupling (e1, e2, e3, e4) associated with the gear sets; and an actuator associated with the coupling(s) for coupling the gear sets to the rotational members for providing a uniform velocity ratio between the rotational members, the uniform velocity being dependent upon the rotational phase angle.

D1 also shows an actuator for transmitting power between a pair of rotational drive members over an angular portion of a revolution of one of the drive members, a first of the drive members including a drive element and a second of the drive members including a driven element.

The subject matter of group/subject 1 (claims 1-24, 25, 26) differs from the above in that the coupling serves the purpose of coupling the gear sets to the rotational members over a COMMON angular period.

Problem solved: to further develop the known coupling control principle

INTERNATIONAL PRELIMINARY International application No. PCT/CA99/00951 EXAMINATION REPORT - SEPARATE SHEET

Special technical feature 1: The feature that the coupling serves the purpose of coupling the gear sets to the rotational members over a COMMON angular period.

The subject matter of group/subject 2 (claims 27-31) differs from the above as a result of the stated further details specified in the claim 27 on the (mechanical/kinematical) construction of the actuator.

Problem solved: to construct a mechanical actuator for the coupling function known from D1 (D1 discloses the possibility of a mechanical actuator, but does not give details as to its construction)

Special technical feature 2: The additional features of claim 27 as to the construction and operation of the actuator have to be considered as a contribution over the prior art.

The subject matter of group/subject 3 (claims 32-35) differs from the above in that it concerns a method for defining tooth flanges, where D1 does not refer to such a method.

Problem solved: how to define tooth flanges of meshing non-circular gears

Special technical feature 3: all features of independent claim 32 are considered to form a contribution over prior art D1

Although one might define a common general concept as aiming to further develop the type of infinitely variable transmission of the type described in the application which applies pairs of meshing non-circular gears, such a concept is not new and therefore cannot bear the label "inventive" as required by Rule 13.1 PCT.

The problem underlying the subjects of the three groups/claimed inventions mentioned above, nor their solutions defined by the (special) technical features (w.r.t. the prior art constituted by D1), mentioned above allow for a relationship to be established between the said inventions.

The three groups of claims are not linked by common or corresponding special

INTERNATIONAL PRELIMINARY

International application No. PCT/CA99/00951

EXAMINATION REPORT - SEPARATE SHEET

technical features and define three inventions not linked by a single general inventive concept.

The application hence does not meet the requirements of Unity of Invention as defined in Rule 13(1) & (2) PCT.

In order to overcome the objection under Rule 13(1) & (2) PCT the claims of group/subject 2 (claims 27 - 31) and the claims of group/subject 3 (claims 32 - 35) could have been reformulated to include the features of group/subject 1 (or at least claim 1), that is, reformulated as claims dependent on (a) claim(s) of group/subject 1.

Re Item V

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Subject: Infinitely variable ratio transmission

Closest prior art: US-A-2 239 313, cited in the description

Problem: To further develop the known construction

Solution: By engaging the coupling to create an "overlapping" use of two consecutively applied gear sets ("a common angular period").

This feature is not known from the closest prior art: this document even explicitly states that one coupling will be disengaged at the instant where the next one is put into service.

Thus independent claims 1, 25, 26 and dependent claims 2 - 24 meet the requirements of Articles 33(2) and 33(3) PCT.

Re Item VII

Certain defects in the international application

1. Independent claim(s) 1 (and 25 and 26, see also section VIII below) is/are not in the two-part form in accordance with Rule 6.3(b) PCT, which in the present case would be appropriate, with those features known in combination from the prior art (document US-A-2 239 313, hereinafter referred to as D1) being placed in the preamble (Rule 6.3(b)(i) PCT) and with the remaining features being included in the characterising part (Rule 6.3(b)(ii) PCT).

In the present case, the following features (of the present claim 1) are known in combination from the document D1 and belong in the preamble of such a claim:

- an infinitely variable transmission (see description of D1) comprising a rotational input member (M) and a rotational output member (R);

a pair of variable velocity-ratio gear sets (1-1', 3-3' and 2-2', 4-4');

a multi-directional coupling (e1, e2, e3, e4) associated with the gear sets; an actuator associated with the coupling(s) for coupling the gear sets to the rotational members for providing a uniform velocity ratio between the rotational members;

a phase angle variator (L, P, m1, m2) associated with at least one of the gear sets for varying a rotational angular displacement between the gear sets for varying the uniform velocity ratio.

Any independent claim (see also section VIII below) should therefore have been redrafted accordingly (features known from the closest prior art placed in the preamble).

The applicant has not provided reasons why the claim should not be in the two-part form. Neither did he clearly indicate in the description which features of the subject-matter of claims 1, 25 and 26 are already known from document D1; see the PCT Guidelines, III-2.3a.

Re Item VIII

Certain observations on the international application

1. Although claims 1 and 25 have been drafted as separate independent claims, they

INTERNATIONAL PRELIMINARY International application No. PCT/CA99/00951 EXAMINATION REPORT - SEPARATE SHEET

appear to relate effectively to the same subject-matter and to differ from each other only with regard to the definition of the subject-matter for which protection is sought and/or in respect of the terminology used for the features of that subject-matter. The aforementioned claims therefore lack conciseness. Moreover, lack of clarity of the claims as a whole arises, since the plurality of independent claims makes it difficult, if not impossible, to determine the matter for which protection is sought, and places an undue burden on others seeking to establish the extent of the protection.

Hence, claims 1 and 25 do not meet the requirements of Article 6 PCT.

It would appear that claim 25 is redundant, so that it could have been deleted to overcome the above objection. If the applicant would have been of the opinion that it could not be deleted, it could have been reformulated to a claim dependent of claim 1.

Care should have been taken to avoid an undue repetition of features in the claims. This would again have rendered the claims unclear (Article 6 PCT).

2. Claim 26 could be interpreted as referring to a separate different embodiment of the invention and could therefore have been left independent.

It should, however, have been made explicitly clear in the description that there is more than one embodiment, the statement of which should have included a reference to the respective independent claims (Article 6 PCT).

3. It is clear from the description that the feature that there is only a single coupling which is controlled to connect the gear sets to the rotational members is essential to the definition of the invention

Since the independent claims 1, 25 and 26 do not contain this feature they do not meet the requirement following from Article 6 PCT taken in combination with Rule 6.3(b) PCT that any independent claim must contain all the technical features essential to the definition of the invention.